MEGHDER PROM Megsantra, Ime; sta Pikiack St. RO, aph sta Ampha, Ma, sesas (613) 44)-1713

INSTRUCTIONS:

PLEASE TYPE this form. Fild only along perforation for mailing

Remove Recursed Party and before copies and send other 3 copies with interleaved carbon paper to the filing officer. Enclose filing fee.

The space provided for any similar on the form is inedequate the item(s) should be continued on additional absets, preletably \$" x 8" or 8" x 10". Only and an interleaved party.

Indentures, sto, may be on any size paper that is convenient for the secured party.

	Mational Bank and Tru		ois	(Bete, Time,	t filing Officet Sumber, and filing Office)
Dak Park,	ake Street Illinois 60301 t Department	Franklin Pack, Illin Attn: LDRU Return to: Dan M.	NO. M.C. 5824	- T#7777 TRAH	RDING \$29 8774 03/11/94 11:44:00 トーテムー 18072日 FY RECORDER
the til collage	See attached Exhibit	wind types (or (least) of propulation of and made a part !	er. 9618078		SACO PARTY
	That collateral desc a part hereof, store described in Exhibit	ribed in Exhibit "3" o d. located or used on "2" attached hereto a	ttached hereto and a or about the rank ea	state	
At applicat	will be kneared at the wellhar	come lixtures on (The above tunked or mineheed of the well or mu	se located on) (Bit its 's	chave minerals or the like what is inapplicable) (Dec	(including oil and gas,) cribe Real Estate)
and this fi The name	inencing statement is to be the	ed in the real estate records.	If the debter dosa not have	to the ware of record)	16:18()785
€. (] Produci	ts of Collateral are also powers		The production of the contract	ARCHICA CO FORMS	Company of Chicago ica Pank-1111nois as
	with Kocorder's Office of	Cook		Tust P/M/A River	Manufacturers Sec. 1 1986 A/K/A Tr.

FILING OFFICER COPY - ALPHABETICAL

"Signature of Secured Party in Cases Covered by UCC 10-402 (2)

This Jorns of Jimencing statement is approved by the Secretary of State.

STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-2 — REV. 4-73

Mark The Company of t

EXHIBIT 2

UNIT NUMBER 5 IN THE 33 WEST JACKSON CONDOMINIUM AS DELINEATED ON THE PLAT OF SURVEY OF THE FOLLOWING DESCRIBED PARCEL OF LAND:

LOT 1 (EXCEPT THAT PART TAKEN ON DEARBORN STREET) IN G. W. SNOW'S SUBDIVISION OF BLOCK 139 OF SCHOOL SECTION ADDITION IN THE EAST 1/2 OF THE NORTH EAST 1/4 OF SECTION 16, TOWNSHIP 39 NORTH, RANGE 14 EAST OF THIRD PRINCIPAL MERIDIAN, WHICH SURVEY IS ATTACHED AS EXHIBIT "A" TO THE DECLARATION OF CONDOMINIUM OWNERSHIP RECORDED JUNE 23, 1903, AS DOCUMENT 26656840, TOGETHER WITH ITS UNDIVIDED PERCENTAGE INTEREST IN THE COMMON ELEMENTS (EXCEPTING FROM SAID PARCEL THE PROPERTY AND SPACES COMPRISING ALL THE UNITS AS DEFINED AND SET FORTH 1% SAID DECLARATION AND SURVEY), IN COOK COUNTY, ILLINOIS.

P.I.N. #17-16-234-007-1006

COMMONLY KNOWN AS:
33 W. JACKSON BLVD., UNIT 5

RETURN TO: LEXIS Document Services 135 S. LaSalle, Ste 2054 Chicago, IL 60603



96180785

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EXHIBIT 3

Mortgagor/Debtor: American National Bank and Trust Company of Chicago as successor Trustee to Comerica bank-Illinois as successor in interest by merger to Manufacturers Affiliated Trust Company, formerly known as The First State Bank of Franklin Park under Trust Agreement Dated december 1, 1996 and known as Trust Number 1160.

Secured Party: Comerica Bank-Illinois

DESCRIPTION OF COLLATERAL

All of the following preservy now or at any time hereafter owned by Mortgagor/Debtor (hereinafter referred to from time to time as "Debtor") or in which the Mortgagor/Debtor may now or at any time hereafter have any interest or rights, together with all of Mortgagor/Debtor's rights, title and interest therein and thereto:

- All machinety, apparatus, equipment, inventory, fittings, fixtures, appliances, furnishings, supplies and articles of personal property of way kind and nature whatsoever, including, but not limited to, any for the purpose of supplying or distributing heat light, air, power, water, ventilation, air conditioning or refrigeration (whether single units or centrally cont olled), all screens, screen doors, storm windows, storm doors, shades, awnings, gas and electric fixtures and equipment, fans, radiators, heaters, engines, machinery, boilers, ranges, furniture, motors, sinks, bathtubs, carpets, neor powerings, window shades, drapes, furnaces, stokers, conduits, switchboards, pipes, tanks, lifting equipment, fine control or fire extinguishing apparatus or equipment, ducts, compressors, pumps, furniture and furnishings, located on or affixed to, attached to, incorporated in, or placed upon the "Premises" (as described in Exhibit 2) or in any uniding or improvements now located thereon or hereafter located thereon, except for any of the foregoing items of property which are owned by any tenant of any such building or improvement and which, according to the terms of any applicable lesse, may be removed by such tenant at the expiration or termination of said lesse.
- All equipment, material, inventory and supplies wherever located and whether in the possession of the Debtor or any third party, intended or prepared for use in connection with the construction of, incorporation into or affixment to the Property or any building or improvement being, or to us, constructed upon the Property, including, without limitation, all lumber, masonry, steel and metal (assembled, froricated or otherwise), in the possession of any third party intended or designated for incorporation into or afficurent to any such building or improvement.
- Any and all contracts and agreements for construction, construction supervision, architectural services, maintenance, management, operation, marketing, leasing and other professional services pertaining to the Property heretofore or hereafter entered by Debtor or Trustee, including any subcontracts, material supply contracts, and including all of Debtor's or Trustee's rights to receive services, work, materials, supplies and other goods thereunder, claims and rights with respect to non-performance or breach of such contracts and agreements, including rights under any payment and performance bond(s) issued to Debtor or Trustee and/or said contractor(s), and all plans and specifications, drawings, models and work product relating to the buildings and other improvements intended to be undertaken on the Property pursuant to the Loan Documents.
- 4. Any and all accounts, chattel paper and general intengibles, now or hereafter acquired, as those terms are defined in the Uniform Commercial Code, including but not limited to, all of the Debtor's or Trustee's right, title and interest in, to and under any contracts, leases, licensee or other agreements of any kind entered into by Debtor or Trustee in connection with the ownership, construction, maintenance, use, operation, leasing or marketing of the Property, including but not limited to any escrow, franchise, warranty, service, management, operation, equipment or concession contract, agreement or lease, and end-loan commitment, including all of Debtor's or Trustee's rights

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to receive services or benefits and claims and rights to receive services or benefits and claims and rights with respect to non-performance or breach thereunder.

- All governmental or administrative permits, licensee, certificates, consents and approvals relating to the Property or any building or improvements thereon or to be constructed or made thereon.
- All proceeds of or any payments due to or for the account of Debtor or Trustee under any policy of insurance (or similar agreement) insuring, covering or payable upon loss, damage, destruction or other casualty or occurrence of or with respect to any of the foregoing described Collateral, the Property or any building or improvement now or hereafter located on the Property, whether or not such policy or agreement is owned or was provided by Debtor or names Debtor or Secured Party as beneficiary or less payee and all refunds of uncarned premiums payable to Debtor or Trustee on or with respect to any such policies or agreements.
- Any and all proceeds or rights to proceeds arising out of any condemnation or exercise of right of eminent domain pertaining to the property or any building or improvement now or hereafter located on the Property.
- All proceeds of, a betitutions and replacements for accessions to and products of any of the foregoing in aita.
 dit item.

 Control

 Cont whatever form, including, wherout limitation, cash, checks, drafts and other instruments for the payment of money (whether intended as payment of credit items) chattel paper, security agreements, documents of title and all other documents and instruments.

A-PRINCIPAL LURYS

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